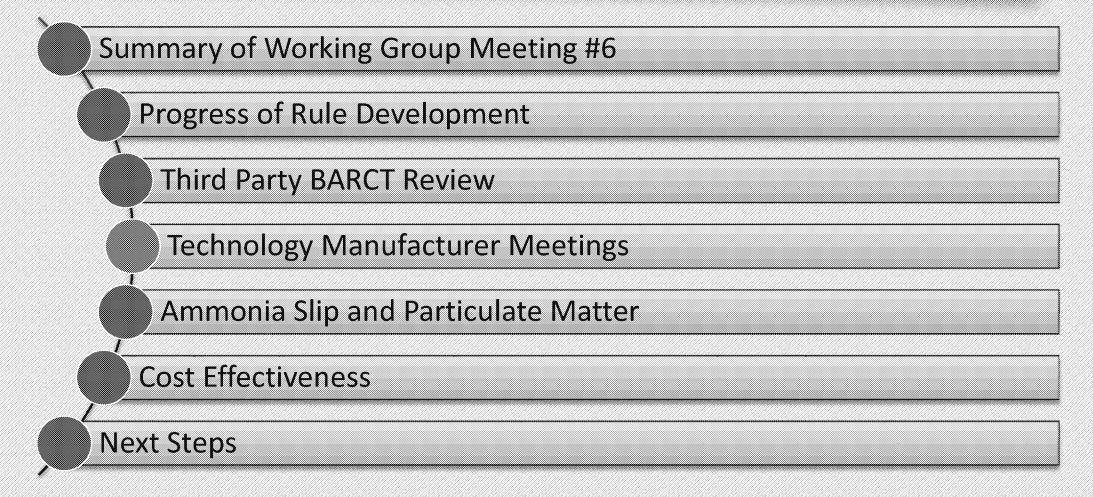


# Rule 1109.1 – NOx Emission Reduction for Refinery Equipment

Working Group Meeting #7 April 30, 2019

# Agenda



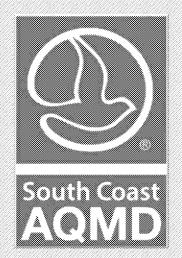
## **Progress of Rule Development**

#### Summary of Working Group #6 (1/31/19)

- Presented revised analysis of heater and boiler data from survey
- Presented meetings with technology manufacturers
- Discussed burner control technology

#### Since Last Working Group Meeting

- Administrative Committee approved staff recommendation for BARCT Request For Proposal on 4/12/19
- Continued meetings with technology suppliers
- Site visit to asphalt refinery using ClearSign Duplex Plug & Play technology
- Western States Petroleum Association (WSPA) Meeting
  - Staff requested more information from stakeholders
- Marathon Petroleum Corporation stakeholder meeting & site visit
- Continuing site visits



# **Third Party BARCT Review**

# **Third Party BARCT Review**

- Recommended two technically qualified consultants:
  - Norton Engineering
  - Fossil Energy Research Corporation (FERCo)
- Each consultant will perform separate task
- Tasks proposed by staff:
  - Norton Engineering
    - Review staff's BARCT analysis
    - Research international low-NOx installations (achieved in practice)
    - Control technologies
    - Costs
  - FERCo
    - Difficult installations and/or retrofits
      - Space constraints
      - Burner technology installations
    - Selective catalytic reduction (SCR) and Ammonia injection grid (AIG) optimization
- Seeking approval at May Governing Board Meeting

# Third Party BARCT Review (cont'd)

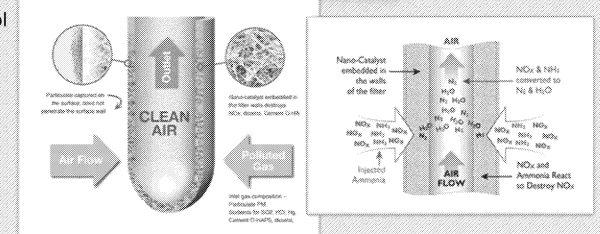
Norton Engineering	Fossil Energy Research Corporation (FERCo)
Extensive experience in refineries and petroleum process	Extensive background/experience in combustion and post combustion NOx control technology
Experienced in refinery NOx control projects	Comprehensive understanding and extensive experience with SCR systems
Experienced in refinery boiler and fired heater emission controls	Numerous technical presentations at technical conferences pertaining to NOx controls
Process design experience with NOx controls	Experienced in configuring process equipment with existing equipment
Experienced in refinery heater optimization	Extensive experience with ammonia injection systems and optimizations
Experienced in refinery FCC NOx controls	Experienced in refinery NOx emission systems and optimization
Performed previous 2015 BARCT RECLAIM assessment for SCAQMD	Numerous NOx technology assessment studies

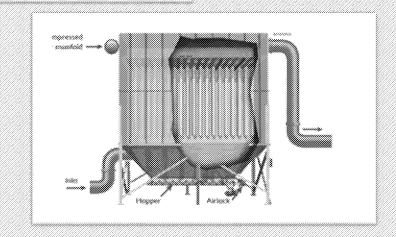


# Technology Manufacturer Meetings

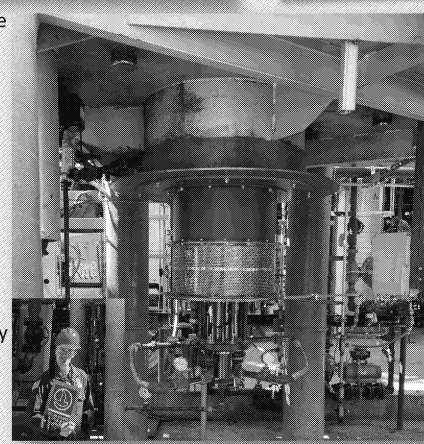
## Tri-Mer UltraCat Technology

- Met with Tri-Mer on 2/21/19 to discuss UltraCat multi-pollutant control technology
- Catalytic ceramic filter system can remove NOx, SOx, and PM
  - Nano-form of catalyst embedded inside ceramic filter walls
  - Extended catalyst life and performance when compared to SCR
  - Ceramic filters can achieve 10+ years of service
  - New ceramic filters allow for smaller footprint of equipment
  - NOx removal not affected by particulate loading
  - Single system for multi-pollutant control
  - 90% NOx removal at temperatures above 500 F (slightly lower at 400 F)
  - 90% SOx removal at temperatures of 300F to 750F
- Filter removes SO<sub>2</sub>, HCl, HF, and other gases utilizing dry sorbent injection of hydrated lime
- Modular design allows for meeting the flow volumes of different applications
- Can retrofit into existing baghouse if equipment is currently in use





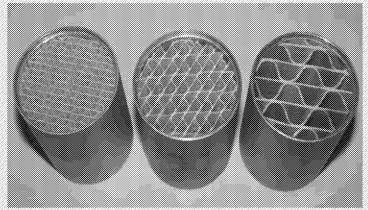
- ClearSign's Plug & Play is a replacement burner technology with an integrated ceramic tile
- ClearSign achieves very low NOx emissions without the use of SCR and ammonia
- ClearSign is a possible alternative for similar small and midsized heaters due to costeffectiveness over SCR installation
  - Presently only available in vertical fire configuration
  - Design fits within existing burner opening
- Due to burner design, no issues of flame impingement or coalescing.
- Staff conducted site visit on 2/22/19 at an asphalt refinery in Bakersfield, CA to see a demonstration of a ClearSign Duplex Plug & Play burner in operation
  - Operating since May 2018 with no issues
  - Installed in a 15 MMBtu/hr furnace with a single natural draft burner (natural gas)
  - Fired duty for installed Plug & Play burner is 5.5 8.0 MMBtu/hr (will be replaced by a new 15 MMBtu/hr Plug & Play burner)
  - NOx emission <5 ppm @3% O₂ and CO emissions <10 ppm
  - Old burner that was replaced was emitting >30 ppm NOx
  - Heater has permit limit of 6 ppm NOx
  - Heater starts and stops daily, ClearSign burner shows no thermal stress/shock

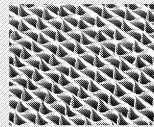


## **Umicore Catalysis**

- Meeting with Umicore (Haldor Topsoe) on 3/13/19
- Corrugated catalyst based on a glass finer structure
- Dual function catalyst for NOx, CO, and VOC
- Experienced in refinery applications
  - Unique design allows for lower SO<sub>2</sub> to SO<sub>3</sub> conversion and greater activity/unit volume
  - Lower pressure drop, potentially smaller volume
- More than 1,800 installations (gas turbines, coal, cement, biomass, boilers, etc.)
- 395 refinery/petrochemical installations globally
- For high NOx reductions, NH<sub>3</sub>/NOx mixing is critical to meet performance targets
  - 92% removal with < 5 ppm slip, ammonia/NOx mixing critical</li>
  - >92% removal is a challenge

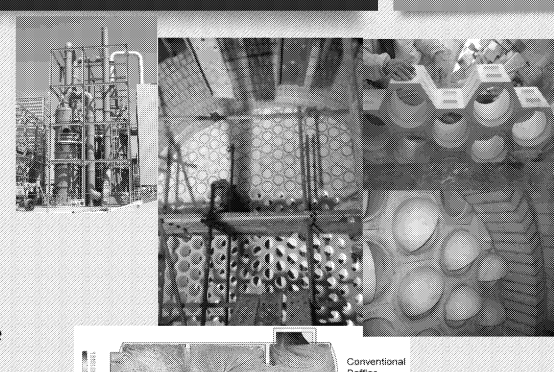
			Stude				
Plugging from refractory/insulation		χ	X	Χ	X	Χ	
Plugging from fines	Х	^	,,	***************************************	Λ		X
Chrome poisoning		X					X
Vanadium deposition	X	• •	X	X			**
Tube leaks				•	X	Χ	
Ammonia salt formation	Х				Х	Χ	
Dual Function Possible (Green a Current Reference)	Χ	Х	Х	X	Х	X	Х





## **DuPont Clean Technologies**

- Conference call with MECS & DuPont Clean Technologies on 4/2/19
- Experience in optimizing emission performance of sulfur recovery plant and sulfuric acid plant operation
  - Tail end treatment
  - Combustion optimization
- Tail end treatment control options
  - Dynawave® Reverse Jet Scrubber Quenching, SOx absorption and particulate removal all in one vessel
- NOx abatement can be realized by an ozone generation process
- Combustion optimization (sulfuric acid plant furnace)
  - Sulfuric acid plant furnace optimization VectorWall<sup>TM</sup> Ceramic Tile
    - Creates optimized flow pattern to create optimal combustion environment in furnace
    - Works with industry experts like John Zink Hamworthy Combustion and Blasch Precision Ceramics to optimize furnace emission performance
    - Reduces NOx emissions



dP ≈ 5°

VectorWall



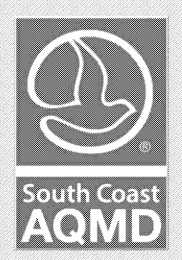
# Ammonia Slip and Particulate Matter

# Co-pollutant (NSR/BACT)

- Stakeholders expressed concern with retrofit co-pollutant emissions
  - Equipment replacement or retrofit with SCR may result in higher PM emissions due to ammonia slip
  - If PM emission increases more than one pound a day, BACT will be required
  - If replaced with new equipment, subject to NSR/BACT but would provide efficiency gains and co-pollutant reductions
  - Feasible technical options to comply, but could be costly:
    - Pre- or Post-treatment
    - Fuel treatment to remove sulfur
- Staff is aware of the concern and more information will be forthcoming

# **Ammonia/PM Analysis**

- Analysis of ammonia slip and PM<sub>10</sub> in December 2015 Final Program Environmental Assessment for NOx RECLAIM
  - Projected increase use of ammonia by 39.5 tons per day (tpd) does not mean increased emissions of ammonia by 39.5 tpd
  - 39.5 tpd represents the amount injected by all flue gas streams by all potential SCRs needed to reduce NOx
  - Majority of the ammonia will react with NOx in flue gas with a small amount of unreacted ammonia
  - Regional simulation analyses were conducted to determine impacts of increased ammonia
    - NOx reduced by 14 tpd, resulting in an annual PM<sub>2.5</sub> decrease of approximately 0.7 μg/m<sup>3</sup>
    - Increased use of ammonia results in an annual increase of PM<sub>2.5</sub> by 0.6 μg/m<sup>3</sup>
    - Increased ammonia from the NOx shave would result in net annual PM<sub>2.5</sub> decrease of 0.1 μg/m³
    - Overall decrease in annual PM<sub>2.5</sub> would occur provided that all 14 tpd of NOx emissions are reduced
  - Concluded the impacts to regional PM<sub>2.5</sub> and ozone due to ammonia slip in simulations would not create a significant impact



# **Cost Effectiveness**

### **Cost-Effectiveness**

- Cost-effectiveness is a measure comparing costs of pollution reduction to amount of pollutant reduced
  - Measured in cost per ton of pollutant reduced
- South Coast AQMD typically uses the Discounted Cash Flow Method to calculate cost effectiveness
  - Cost-Effectiveness = Present Value/Emissions Reduced Over Equipment Life
  - Present Value = Capital Cost + (Annual Operating Costs x Present Value Formula)
  - Present Value Formula = (1-1/(1+r)<sup>n</sup>)/r)
    - r = (i-f)/(1+f)
    - *i* = nominal interest rate
    - f = inflation rate
    - n = number of cycles
- South Coast AQMD Governing Board established \$50,000/tons of NOx removed with approval of 2016
   Air Quality Management Plan

### **EPA SCR Cost Model**

- Staff will evaluate cost-effectiveness of installing SCRs based on EPA cost model
- U.S. EPA's Air Pollution Control Cost Estimates Spreadsheet for Selective Catalytic Reduction\* used to determined retrofit cost
  - Methodology based on U.S. EPA Clean Air Markets Division Integrated Planning Model
  - Costs of SCR depends on size of unit, emission rate, fuel type burned, NOx removal efficiency, reagent consumption rate, and catalyst costs
  - Capital cost annualized over 25 years at 4% interest rate
  - Inflation accounted for in Chemical Engineering Plant Cost Index (CEPCI)
    - Dec 2018 CEPCI equals 616
  - Values reported in 2018 dollars
  - Conservative cost model number and assumes cost for SCR retrofit
  - Staff using degree of difficulty (retrofit factor) to address challenging installations (e.g., space constraints)
    - Retrofit difficulty level: 0.8 to 1.5
    - Retrofit factor provided in survey by stakeholders
    - Retrofit factor of 1.2 is used if not provided
  - Running SCR model at various concentration levels to determine cost effectiveness

<sup>\*</sup> Available at: http://epa.gov/sites/production/files/2017-12/documents/scrcostmanualchapter7thedition 2016revisions2017.pdf

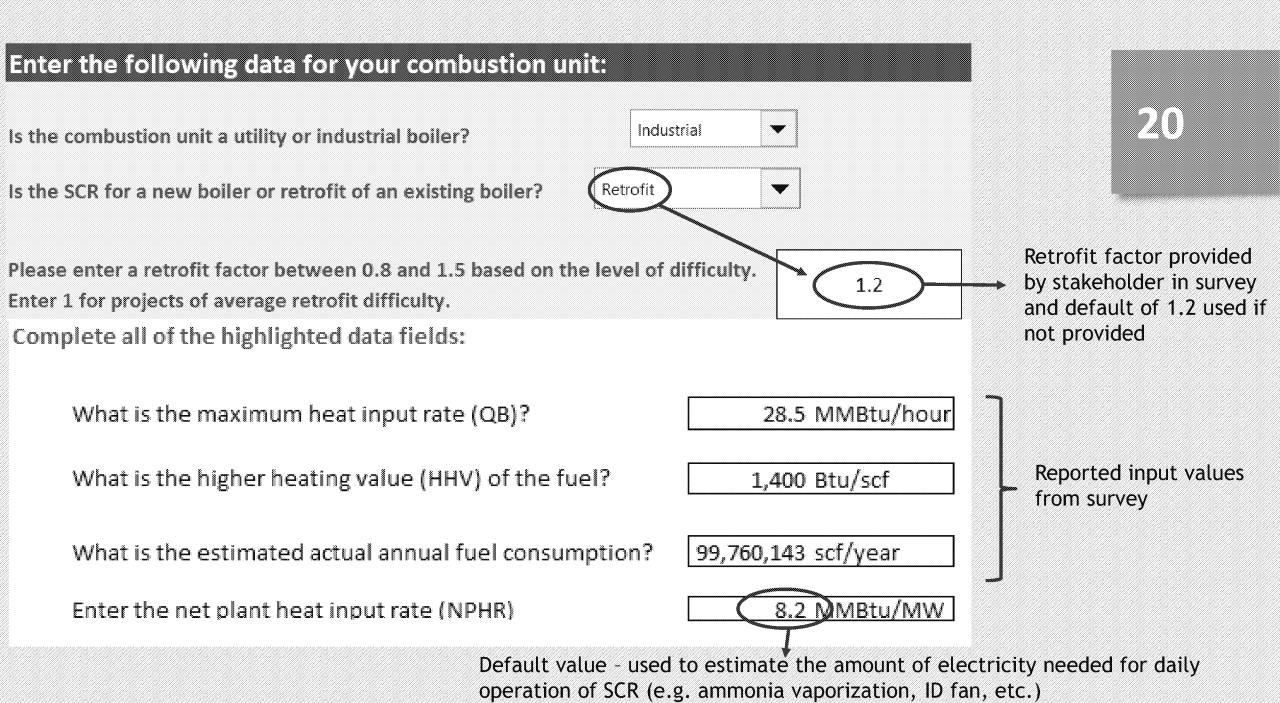
## **EPA SCR Cost Model and CEPCI**

#### Chemical Engineering Plant Cost Index (CEPCI)

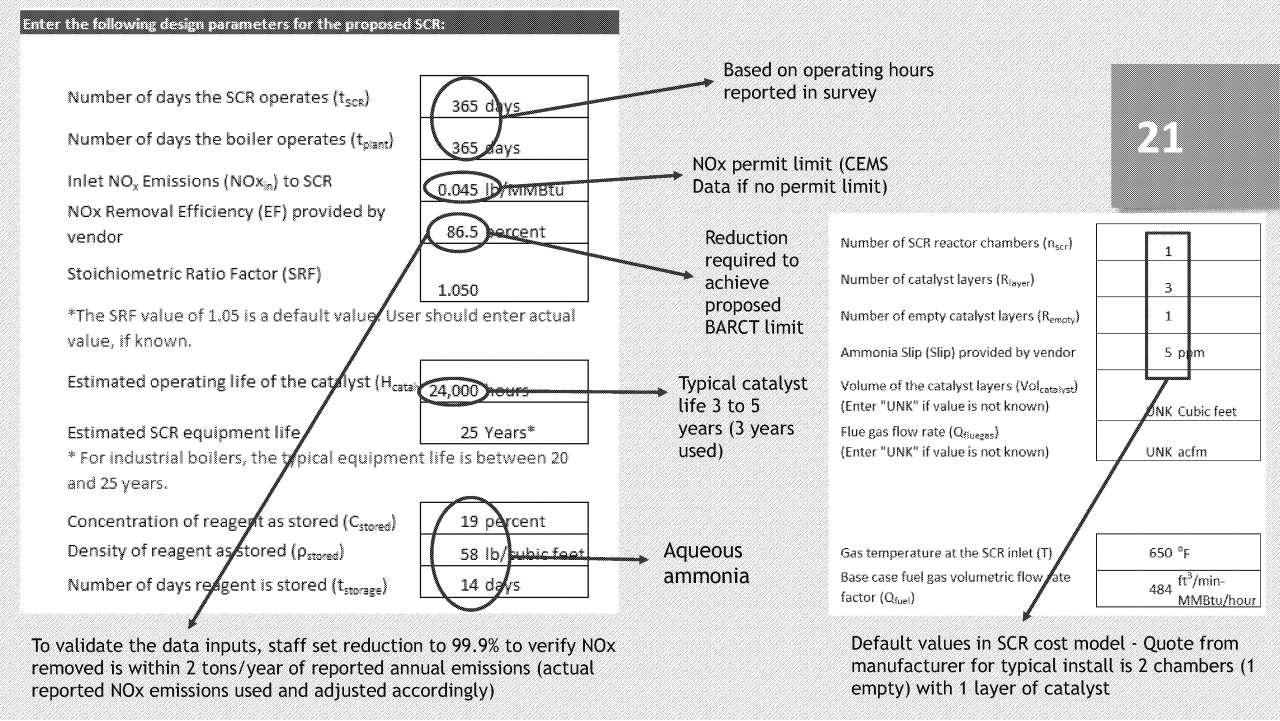
Components of Index	Weight of	Weight of Components		
Equipment Index:				
Heat exchangers and tanks	34			
Process machinery	13			
Pipe, valves, and fittings	19			
Process instruments	10			
Pumps & compressors	6			
Electrical equipment	7			
Structural supports & miscellaneous	11	% of total		
	100	51		
Construction Labor Index		29		
Buildings Index		5		
Engineering and Supervision		15		
Total		100		

### **Cost Estimates**

- EPA SCR cost model only applicable to SCR installations (e.g., not burner retrofits, other control technologies)
- Stakeholders provided cost estimates for currently installed and planned SCR when available
- Technology control suppliers provided additional cost estimates (site specific considerations not included)
- For those units requiring >92% removal efficiency from SCR to achieve BARCT, the cost of burners will be added to the overall cost effectiveness from the EPA SCR cost model
  - Burner costs and operating cost provided in survey from stakeholders
  - Discounted Cash Flow will be used to calculate cost effectiveness for burner control in units that require burner control



ED\_005970B\_00001632-00020



#### Enter the cost data for the proposed SCR:

Desired dollar-year

CEPCI for 2018

Annual Interest Rate (i)

Reagent (Cost<sub>reag</sub>)

Electricity (Cost<sub>elect</sub>)

Catalyst cost (CC replace)

Operator Labor Rate

Operator Hours/Day

2018

616 Inter the CEPCI value for 2018 584 6 2012 CEPCI
4 Percent

3.56 \$/gallon for a 19 percent solution of ammonia

6.128 \$/kWh
\$/cubic foot (includes removal and disposal/regeneration of existing catalyst and 285.00 installation of new catalyst

60.00 \$/hour (including benefits)\*

Note: The use of CEPCI in this spreadsheet is not an endorsement of the index, but is there merely to allow for availability of a well-known cost index to spreadsheet users. Use of other well-known cost indexes (e.g., M&S) is acceptable.

24.00 hours/day

Confirmed price of reagent grade aqueous ammonia from local supplier (factored freight cost into price)

Adjusted to 24 hours for refinery operations (default: 4 hours)

CEPCI December 2018

22

INDUSTRIAL						
Revenue	Sales	Customers	Price Cents/kWh			
Thousand Dollars	Megawatthou	Count				
138,776	773,398	1,402	17.94			
1,100,002	19,699,178	8,238	8.04			
567,589	10,211,654	34,251	5.56			
515,209	7,902,409	9,575	8.52			
3,480,735	27,148,427	148,661	12.82			
862,415	9,144,625	14,687	7.24			
244,392	1,753,431	4,304	13.94			

(default: \$0.071)

Quote from several catalyst manufacturers and averaged catalyst cost\* (default: \$160)

\*Catalyst volume proprietary and based on catalyst technology selection

#### 

#### Total Capital Investment (TCI)

#### TCI for Oil and Natural Gas Boilers

For Oil and Natural Gas-Fired Utility Boilers between 25MW and 500 MW:

 $TCI = 80,000 \times (200/B_{MW})^{0.35} \times BMW \times ELEVF \times RF$ 

For Oil and Natural Gas-Fired Utility Boilers >500 MW:

 $TCI = 60,670 \times B_{MW} \times ELEVF \times RF$ 

For Oil-Fired Industrial Boilers between 275 and 5,500 MMBTU/hour:

 $TCI = 7,270 \times (2,200/Q_B)^{0.35} \times Q_B \times ELEVF \times RF$ 

For Natural Gas-Fired Industrial Boilers between 205 and 4,100 MMBTU/hour:

 $TCI = 9,760 \times (1,640/Q_B)^{0.35} \times Q_B \times ELEVF \times RF$ 

For Oil-Fired Industrial Boilers >5,500 MMBtu/hour:

 $TCI = 5,275 \times Q_B \times ELEVF \times RF$ 

For Natural Gas-Fired Industrial Boilers >4,100 MMBtu/hour:

 $TCI = 7,082 \times Q_B \times ELEVF \times RF$ 

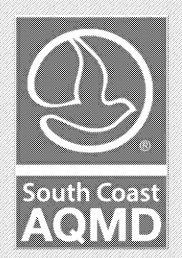
Total Capital Investment (TCI) =

\$1,568,994

in 2018 dollars

23

Installation cost varies, but using 40% of Total Capital Investment. Staff proposing to increase installation cost by 20% to account for Senate Bill (SB) 54 labor (construction) rates in CA

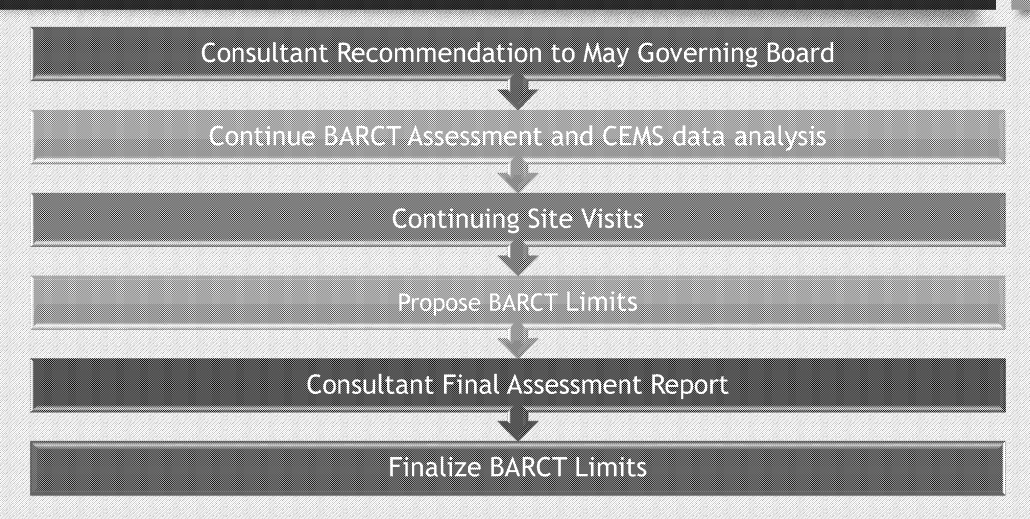


# **Rule Considerations**

## **Considerations for Initial Rule Concept**

- Difficult installations
  - Firebox floor spacing constraints for burner retrofit
  - Space constraints around specific equipment
  - Establish physical criteria and/or definition that constitutes space constraint or firebox constraint
  - Potential options for new more efficient equipment with similar foot print
- Phased in implementation schedule to allow additional time for difficult installations and turnaround schedule
  - Phase one X% of equipment, focusing on the oldest units with no control and highest emissions
  - Phase two Y% of additional equipment
  - Phase three 100% of equipment, difficult installations and/or equipment replacements
- Low-usage exemptions
  - Capacity threshold
  - Hours operated per year or over multiple years
- Allow keeping higher NOx limits for units close to BARCT limit
- Maintain existing ammonia permit limit, only if:
  - Meeting the NOx BARCT limit and not upgrading equipment

# **Next Steps**



# Rule 1109.1 Staff Contacts

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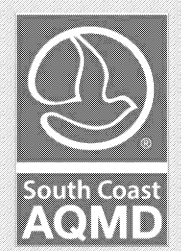
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